1	SENATE BILL 10
2	46TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2003
3	INTRODUCED BY
4	Roman M. Maes
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7	FOR THE ECONOMIC AND RURAL DEVELOPMENT AND
8	TELECOMMUNI CATI ONS COMMI TTEE
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10	AN ACT
11	RELATING TO ECONOMIC DEVELOPMENT; CLARIFYING THE POWERS AND
12	STATUS OF THE SMALL BUSINESS INVESTMENT CORPORATION; CLARIFYING
13	THE CRITERIA REQUIRED OF INVESTMENTS; DECLARING AN EMERGENCY.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	Section 1. Section 6-10-10.1 NMSA 1978 (being Laws 1988,
17	Chapter 61, Section 2, as amended) is amended to read:
18	"6-10-10.1. SHORT-TERM INVESTMENT FUND CREATED
19	DISTRIBUTION OF EARNINGSREPORT OF INVESTMENTS
20	A. There is created in the state treasury the
21	"short-term investment fund". The fund shall consist of all
22	deposits from governmental entities and Indian tribes or
23	pueblos that are placed in the custody of the state treasurer
24	for short-term investment purposes pursuant to this section.
25	The state treasurer shall maintain a separate account for each

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governmental entity and Indian tribe or pueblo having deposits in the fund.

B. If [any] <u>a</u> local public body is unable to receive payment on public money at the rate of interest as set forth in Section 6-10-36 NMSA 1978 from financial institutions within the geographic boundaries of the governmental unit, then a local public finance official having money of that local public body in his custody not required for current expenditure may, with the consent of the appropriate local board of finance, if any, remit some or all of such money to the state treasurer for deposit for the purpose of short-term investment as allowed by this section.

C. Before [any] local funds are invested or reinvested for the purpose of short-term investment pursuant to this section, the local public body finance official shall notify and make such funds available to banks, savings and loan associations and credit unions located within the geographical boundaries of their respective governmental unit, subject to the limitation on credit union accounts. To be eligible for such funds, the financial institution shall pay to the local public body the rate established by the state treasurer pursuant to a policy adopted by the state board of finance for such short-term investments.

D. The local public body finance official shall specify the length of time [each] <u>a</u> deposit shall be in the

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short-term investment fund, but in any event the deposit shall not be made for more than one hundred eighty-one days. The state treasurer through the use of the state fiscal agent shall separately track each such deposit and shall make such information available to the public upon written request.

E. The state treasurer shall invest the short-term investment fund as provided for state funds under Section 6-10-10 NMSA 1978 in investments with a maturity at the time of purchase that does not exceed three hundred ninety-seven days. The state treasurer may elect to have the short-term investment fund consolidated for investment purposes with the state funds under the control of the state treasurer; provided that accurate and detailed accounting records are maintained for the account of each participating entity and Indian tribe or pueblo and that a proportionate amount of interest earned is credited to each of the separate government accounts. The fund shall be invested to achieve its objective, which is to realize the maximum return consistent with safe and prudent management.

F. At the end of each month, all net investment income or losses from investment of the short-term investment fund shall be distributed by the state treasurer to the contributing entities and Indian tribes or pueblos in amounts directly proportionate to the respective amounts deposited in the fund and the length of time the amounts in the fund were invested. The state treasurer shall charge participating

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entities, Indian tribes and pueblos reasonable audit,
 administrative and investment expenses to be paid directly from
 their net investment income for the investment and
 administrative services provided pursuant to this section.

G. As used in this section, "local public body" means [any] <u>a</u> political subdivision of the state, including school districts and [any] post-secondary educational [institution] institutions.

H. In addition to the deposit of funds of local public bodies, the state treasurer may also accept for deposit, deposit and account for, in the same manner as funds of local public bodies, funds of the following governmental entities if the governing authority of the entity approves by resolution the deposit of the funds for the short-term investment:

(1) the agricultural commodity commissionestablished under the Agricultural Commodity Commission Act;

(2) the Albuquerque metropolitan arroyo floodcontrol authority established under the Arroyo Flood ControlAct;

(3) the business improvement districtmanagement committee established under the Business ImprovementDistrict Act;

(4) the New Mexico community developmentcouncil established under the New Mexico Community AssistanceAct;

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1	(5) the governing authority of only special
2	districts authorized under Chapter 73 NMSA 1978;
3	(6) the board of trustees established under
4	the Economic Advancement District Act;
5	(7) the board of directors of a corporation or
6	foundation established under the Educational Assistance Act;
7	(8) a board of directors established under the
8	Flood Control District Act;
9	(9) the New Mexico hospital equipment loan
10	council established under the Hospital Equipment Loan Act;
11	(10) the authority established under the
12	Industrial and Agricultural Finance Authority Act;
13	(11) the authority established under the Las
14	Cruces Arroyo Flood Control Act;
15	(12) the authority established under the
16	Mortgage Finance Authority Act;
17	(13) the authority established under the
18	Municipal Mortgage Finance Act;
19	(14) the authority established under the
20	Public School Insurance Authority Act;
21	(15) the authority established under the
22	Southern Sandoval County Arroyo Flood Control Act;
23	(16) a board of trustees established under the
24	Special Hospital District Act; [and]
25	(17) the authority established under the
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<u>underscored material = new</u> [bracketed material] = delete 1 New Mexico Finance Authority Act; and

2 (18) the corporation established under the
3 Small Business Investment Act.

I. In addition to the deposit of funds of local public bodies, the state treasurer may also accept for deposit and deposit and account for, in the same manner as funds of local public bodies, funds of any Indian tribe or pueblo in the state if authorized to do so under a joint powers agreement executed by the state treasurer and the governing authority of the Indian tribe or pueblo under the provisions of the Joint Powers Agreements Act."

Section 2. Section 7-27-5.15 NMSA 1978 (being Laws 1990, Chapter 126, Section 5, as amended by Laws 2001, Chapter 238, Section 1 and also by Laws 2001, Chapter 252, Section 10) is amended to read:

"7-27-5.15. NEW MEXICO PRIVATE EQUITY [FUND] <u>FUNDS</u> AND SMALL BUSINESS INVESTMENTS.--

A. No more than three percent of the market value of the severance tax permanent fund may be invested in New Mexico private equity funds under this section.

B. If an investment is made under Subsection A of this section, not more than fifteen million dollars (\$15,000,000) of the amount authorized for investment pursuant to Subsection A of this section shall be invested in any one New Mexico private equity fund. The amount invested in any one . 142673.2

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New Mexico private equity fund shall not exceed fifty percent of the committed capital of that fund.

C. In making investments pursuant to Subsection A of this section, the council shall give consideration to investments in New Mexico private equity funds whose investments enhance the economic development objectives of the state.

D. The state investment officer shall make investments pursuant to Subsection A of this section only upon approval of the council and upon review of the recommendation of the private equity investment advisory committee. The state investment officer is authorized to make investments pursuant to Subsection A of this section contingent upon a New Mexico private equity fund securing paid-in investments from other accredited investors for the balance of the minimum committed capital of the fund.

E. Ası

As used in this section:

(1) "committed capital" means the sum of the fixed amounts of money that accredited investors have obligated for investment in a New Mexico private equity fund and which fixed amounts may be invested in that fund on one or more payments over time; and

(2) "New Mexico private equity fund" means [any] <u>a</u> limited partnership, limited liability company or corporation organized and operating in the United States and

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1 maintaining an office staffed by a full-time investment officer 2 in New Mexico that: (a) has as its primary business activity 3 the investment of funds in return for equity in or debt of 4 businesses for the purpose of providing capital for start-up, 5 expansion, product or market development, recapitalization or 6 7 similar business purposes; 8 (b) holds out the prospects for capital appreciation from such investments; 9 10 (c) has a minimum committed capital of fifteen million dollars (\$15,000,000); 11 12 (d) has at least one full-time manager with at least three years of professional experience in 13 assessing the growth prospects of businesses or evaluating 14 business plans and who has established permanent residency in 15 the state: 16 (e) is committed to investing or helps 17 secure investing by others, in an amount at least equal to the 18 total investment made by the state investment officer in that 19 20 fund pursuant to this section, in businesses with a principal place of business in the state and that hold promise for 21 attracting additional capital from individual or institutional 22 investors nationwide for businesses in the state; and 23 (f) accepts investments only from 24 accredited investors as that term is defined in Section 2 of 25 . 142673. 2 - 8 -

underscored material = new [bracketed material] = delete the federal Securities Act of 1933, as amended, (15 [U.S.C.] <u>USCA</u> Section 77(b)) and rules and regulations promulgated pursuant to that section.

F. The state investment officer shall make a 4 commitment to the small business investment corporation 5 pursuant to the Small Business Investment Act to invest one-6 7 fourth [of one] percent of the market value of the severance tax permanent fund by July 1, 2001 to create new job 8 9 opportunities by providing <u>capital for</u> land, buildings or 10 infrastructure for facilities to support new or expanding 11 businesses [If invested capital in the small business 12 investment corporation should at any time fall below one-fourth of one percent of the market value of the severance tax 13 permanent fund] and to otherwise make investments to create new 14 job opportunities to support new or expanding businesses in a 15 manner consistent with the constitution of New Mexico. On July 16 1, 2003 and on each July 1 thereafter, the state investment 17 officer shall determine whether the invested capital in the 18 small business investment corporation is less than one-fourth 19 percent of the market value of the severance tax permanent 20 fund. If the invested capital in the small business investment 21 corporation is less than one-fourth percent of the market value 22 of the severance tax permanent fund, further commitments shall 23 be made until the invested capital is equal to one-fourth [of 24 one] percent of the market value of the fund. [As used in this 25

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subsection, "invested capital" means the original capital contributed less any return of cost by the private equity funds.

G. The state investment officer shall report 4 semiannually on the New Mexico private equity investments made 5 pursuant to this section. Annually, a report shall be 6 7 submitted to the legislature prior to the beginning of each regular legislative session and a second report no later than 8 9 October 1 each year to the legislative finance committee, the 10 revenue stabilization and tax policy committee and any other appropriate interim committee. Each report shall provide the 11 12 amounts invested in each New Mexico private equity fund, as well as information about the objectives of the funds, the 13 companies in which each fund is invested and how each 14 investment enhances the economic development objectives of the 15 state. " 16

Section 3. Section 41-4-3 NMSA 1978 (being Laws 1976, Chapter 58, Section 3, as amended) is amended to read:

"41-4-3. DEFINITIONS. -- As used in the Tort Claims Act:

"board" means the risk management advisory A. board;

B. "governmental entity" means the state or any local public body as defined in Subsections C and H of this section:

"local public body" means all political С. . 142673. 2

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subdivisions of the state and their agencies, instrumentalities and institutions and all water and natural gas associations organized pursuant to Chapter 3, Article 28 NMSA 1978;

D. "law enforcement officer" means [any] <u>a</u> fulltime salaried public employee of a governmental entity whose principal duties under law are to hold in custody any person accused of a criminal offense, to maintain public order or to make arrests for crimes, or members of the national guard when called to active duty by the governor;

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E. "maintenance" does not include:

(1) conduct involved in the issuance of a permit, driver's license or other official authorization to use the roads or highways of the state in a particular manner; or

(2) an activity or event relating to a publicbuilding or public housing project that was not foreseeable;

F. "public employee" means [any] an officer, employee or servant of a governmental entity, excluding independent contractors except for individuals defined in Paragraphs (7), (8), (10) and (14) of this subsection, or of a corporation organized pursuant to the Educational Assistance Act, <u>the Small Business Investment Act</u> or the Mortgage Finance Authority Act and including:

(1) elected or appointed officials;

(2) law enforcement officers;

(3) persons acting on behalf or in service of

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1 a governmental entity in any official capacity, whether with or 2 without compensation; (4) licensed foster parents providing care for 3 children in the custody of the human services department, 4 corrections department or department of health, but not 5 including foster parents certified by a licensed child 6 7 placement agency; members of state or local selection panels 8 (5) established pursuant to the Adult Community Corrections Act; 9 10 (6) members of state or local selection panels established pursuant to the Juvenile Community Corrections Act; 11 12 (7) licensed medical, psychological or dental arts practitioners providing services to the corrections 13 14 department pursuant to contract; members of the board of directors of the (8) 15 New Mexico [comprehensive health] medical insurance pool; 16 (9) individuals who are members of medical 17 review boards, committees or panels established by the 18 educational retirement board or the retirement board of the 19 20 public employees retirement association; licensed medical, psychological or dental 21 (10) arts practitioners providing services to the children, youth 22 and families department pursuant to contract; 23 members of the board of directors of the (11)24 New Mexico educational assistance foundation; 25 . 142673. 2

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1	(12) members of the board of directors of the
2	New Mexico student loan guarantee corporation;
3	(13) members of the New Mexico mortgage
4	finance authority; [and]
5	(14) volunteers, employees and board members
6	of court-appointed special advocate programs; <u>and</u>
7	(15) members of the board of directors of the
8	small business investment corporation;
9	G. "scope of [duties] <u>duty</u> " means performing any
10	duties that a public employee is requested, required or
11	authorized to perform by the governmental entity, regardless of
12	the time and place of performance; and
13	H. "state" or "state agency" means the state of New
14	Mexico or any of its branches, agencies, departments,
15	boards, instrumentalities or institutions."
16	Section 4. Section 58-29-1 NMSA 1978 (being Laws 2000,
17	Chapter 97, Section 3) is amended to read:
18	"58-29-1. SHORT TITLE[Sections 3 through 8 of this
19	act] <u>Chapter 58, Article 29 NMSA 1978</u> may be cited as the
20	"Small Business Investment Act"."
21	Section 5. Section 58-29-2 NMSA 1978 (being Laws 2000,
22	Chapter 97, Section 4) is amended to read:
23	"58-29-2. [PURPOSE] <u>PURPOSES</u> The [purpose] <u>purposes</u> of
24	the Small Business Investment Act [is] <u>are</u> to:
25	<u>A.</u> implement <u>the provisions of Subsection D of</u>
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1	<u>Section 14 of</u> Article 9 [Section 14] of the constitution of New
2	Mexico to create new job opportunities by providing <u>capital for</u>
3	land, buildings or infrastructure for facilities to support new
4	or expanding businesses; <u>and</u>
5	<u>B. otherwise make debt investments and equity</u>
6	investments to create new job opportunities to support new or
7	expanding businesses in a manner consistent with the
8	<u>constitution of New Mexico</u> ."
9	Section 6. Section 58-29-3 NMSA 1978 (being Laws 2000,
10	Chapter 97, Section 5) is amended to read:
11	"58-29-3. DEFINITIONSAs used in the Small Business
12	Investment Act:
13	A. "board" means the small business investment
14	corporation's board;
15	B. "corporation" means the small business
16	investment corporation; [and]
17	<u>C. "debt investment" means direct or indirect loans</u>
18	or other debt obligations, the proceeds of which shall be used
19	<u>to:</u>
20	(1) support the acquisition or development of
21	<u>land, buildings or infrastructure;</u>
22	(2) create job opportunities; or
23	(3) otherwise enhance the economic development
24	<u>objectives of the state;</u>
25	<u>D. "equity investment" means direct or indirect</u>
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1	ownership interests in New Mexico businesses, the proceeds of
2	<u>which investment shall be used to:</u>
3	(1) support the acquisition or development of
4	<u>land, buildings or infrastructure;</u>
5	<u>(2) create job opportunities; or</u>
6	(3) otherwise enhance the economic development
7	<u>objectives of the state;</u>
8	<u>E. "fund" means the small business investment</u>
9	<u>corporation fund;</u>
10	<u>F. "New Mexico business" means, in the case of a</u>
11	<u>corporation or limited liability company, a business with its</u>
12	principal office and a majority of its full-time employees
13	located in New Mexico or, in the case of a limited partnership,
14	a business with its principal place of business and eighty
15	percent of its assets located in New Mexico; and
16	[C.] <u>G.</u> "president" means the president of the
17	corporation. "
18	Section 7. Section 58-29-4 NMSA 1978 (being Laws 2000,
19	Chapter 97, Section 6, as amended) is amended to read:
20	"58-29-4. SMALL BUSINESS INVESTMENT CORPORATION
21	CREATEDPOWERS OF THE CORPORATION
22	A. The "small business investment corporation" is
23	created as a nonprofit, independent, public corporation [for
24	the purpose of creating new job opportunities by making equity
25	investments in land, buildings or infrastructure for facilities
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1	to support new or expanding businesses]. The corporation may:
2	[(1) make equity investments in New Mexico
3	small businesses that:
4	(a) have rural development business and
5	industrial loans approved by the United States small business
6	administration or the United States department of agriculture
7	or indebtedness otherwise collateralized to the satisfaction of
8	the board;
9	(b) are no more than forty-nine percent
10	of the total capital equity of a business; and
11	(c) pay an annual dividend to the
12	severance tax permanent fund of not less than five percent of
13	the original capital equity investment by the corporation in
14	the small business;
15	(2) hold redeemable preferred stock of a small
15 16	(2) hold redeemable preferred stock of a small business for a fixed period of time not to exceed ten years and
16	business for a fixed period of time not to exceed ten years and
16 17	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved
16 17 18	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved by the United States small business administration or the
16 17 18 19	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved by the United States small business administration or the United States department of agriculture or indebtedness
16 17 18 19 20	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved by the United States small business administration or the United States department of agriculture or indebtedness otherwise collateralized to the satisfaction of the board;
16 17 18 19 20 21	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved by the United States small business administration or the United States department of agriculture or indebtedness otherwise collateralized to the satisfaction of the board; (3)] (1) sue and be sued in all actions
16 17 18 19 20 21 22	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved by the United States small business administration or the United States department of agriculture or indebtedness otherwise collateralized to the satisfaction of the board; (3)] (1) sue and be sued in all actions arising out of any act or omission in connection with its
16 17 18 19 20 21 22 23	business for a fixed period of time not to exceed ten years and have rural development business and industrial loans approved by the United States small business administration or the United States department of agriculture or indebtedness otherwise collateralized to the satisfaction of the board; (3)] (1) sue and be sued in all actions arising out of any act or omission in connection with its business or affairs;

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1	permitted by law;
2	[(5)] <u>(3)</u> cooperate with small business
3	development centers, [and] regional economic development
4	districts and parties that have demonstrated abilities and
5	relationships in providing financial services to new and
6	<u>emerging businesses;</u>
7	[(6) invest not more than ten percent of the
8	fund in any one small business enterprise; and
9	(7)] (4) make investments that consider the
10	enhancement of economic development objectives of the state \underline{as}
11	described in the Small Business Investment Act; and
12	(5) make, alter or repeal such rules with
13	respect to the corporation's operations as are necessary to
14	carry out its functions and duties in the administration of the
15	<u>Small Business Investment Act</u> .
16	B. The corporation shall not be considered a state
17	agency for any purpose. The corporation is exempted from the
18	provisions of the Personnel Act and the Procurement Code.
19	C. <u>Except as provided in the Tort Claims Act</u> , the
20	state shall not be liable for any obligations incurred by the
21	corporation."
22	Section 8. A new section of the Small Business Investment
23	Act is enacted to read:
24	"[<u>NEW MATERIAL]</u> PERMITTED INVESTMENTSThe corporation
25	may:
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1 A. make equity investments in New Mexico businesses 2 that have either a loan guaranteed by the United States department of agriculture pursuant to its business and industry 3 guaranteed loan program authorized pursuant to 7 Code of 4 Federal Regulations, Part 4279, or any successor provision; a 5 loan guaranteed by the United States small business 6 7 administration pursuant to its Section 7(a) guaranteed loan program authorized pursuant to 13 Code of Federal Regulations, 8 9 Part 120.200, or any successor provision; or a loan offered in 10 conjunction with the United States small business administration Section 504 development company loan program 11 12 authorized pursuant to 13 Code of Federal Regulations, Part 120.800, or any other similar provision, provided that: 13

(1) the investments are in the form of apreferred equity investment redeemable within ten years of thedate of issuance;

(2) the investments represent no more thanforty-nine percent of the total amount of equity from investedcapital of a business;

(3) the investments pay an annual dividend to the corporation of not less than five percent of the original capital equity investment by the corporation in the business; and

(4) an equity investment in any one businessmay not exceed ten percent of the fund;

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1 **B**. make equity investments in New Mexico businesses 2 that have no loan guarantees pursuant to Subsection A of this section, provided that: 3 the investments are made in conjunction 4 (1)with cooperative agreements with parties that have demonstrated 5 abilities and relationships in providing financial services to 6 7 new and emerging businesses; 8 (2)an equity investment in any one business may not exceed ten percent of the fund; and 9 10 the investments represent no more than (3) forty-nine percent of the total amount of equity from invested 11 12 capital of a business; or make debt investments in New Mexico businesses C. 13 14 that have no loan guarantees pursuant to Subsection A of this section, provided that: 15 (1) the investments are made in conjunction 16 with cooperative agreements with parties that have demonstrated 17 abilities and relationships in providing financial services to 18 19 new and emerging businesses; and 20 (2)a debt investment in any one business may not exceed ten percent of the fund." 21 A new section of the Small Business Investment Section 9. 22 Act is enacted to read: 23 "[NEW MATERIAL] RETURN TO SEVERANCE TAX PERMANENT FUND. --24 Annually, no later than thirty days after the delivery of its 25 . 142673. 2

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annual report to the governor and the legislative finance committee, the corporation shall return to the severance tax permanent fund an amount equal to the net excess of funds held by the corporation. For purposes of this section, "net excess of funds" means the return on investments to the corporation in the amount of dividends and interest actually received plus any capital gains actually realized, less the operating expenses of the corporation and less amounts reasonably reserved for losses." Section 10. EMERGENCY.--It is necessary for the public peace, health and safety that this act take effect immediately. - 20 -. 142673. 2

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